

## **CHAPTER V - DEMILITARIZATION PRIOR TO DISPOSITION BY DONATION OR ONE-TIME GIFT.**

### **A. DISPOSITION BY DONATION.**

1. As authorized by 10 USC 2572, 10 USC 7545, or other similar statutes, specific condemned or obsolete combat material (e.g., combat aircraft, vessels, guns, projectiles, tanks, etc.) may be donated **or issued as a one-time gift** in the manner prescribed in DoD 4160.21-M, Chapter VI, to municipal corporations, posts of recognized war veterans associations for **ceremonial** use or display and to accredited museums for display. Minimum demilitarization of such items will be accomplished to render the items unserviceable in the interest of public safety. This limited or minimum demilitarization will be performed in accordance with the instructions provided by the **DoD Demilitarization/TSC Program Office**. These instructions will preserve the intrinsic, historical or display value of the property.

2. All such donations under the authority outlined above will be made subject to a special condition which prohibits further disposition (including redonation) of the items without prior approval of **DoD Demilitarization/TSC Program Office** and/or the Military Service effecting the original disposition. **Further, all such donations will be accomplished in accordance with the provisions of Chapter III, this manual.**

3. Detailed instructions for **modified demilitarization** will be provided on a case-by-case basis by **the DDPM**. Requests should be sent to: **Headquarters, Defense Logistics Agency; Defense Logistics Support Command, ATTN: DoD Demilitarization Program Office, DLSC-LC; 8725 John J. Kingman Road, Suite 4222, Ft Belvoir VA 22060-6221**. Requests will include name, address and phone number of the responsible recipient, a copy of the completed EUC and a copy of the signed statement as found at Chapter III, paragraph D.1., this manual. Upon completion of demilitarization, a signed copy of the demilitarization certification, in accordance with Chapter II, paragraph F., will be forwarded to the **DoD Demilitarization/TSC Program Office**. These procedures may not constitute complete demilitarization as required by the instructions in Appendix 4. Complete demilitarization as described in Appendix 4, must always be accomplished on partially demilitarized and modified items prior to final disposition.

4. The DoD Component effecting the donation is responsible for determining the current status of the items donated under these provisions on an annual basis. Unauthorized disposition or use by the donee will be immediately reported to the applicable security activity of the DoD Component and to the applicable TSCRO (see Chapter 3, Attachment 2).

### **B. DEMILITARIZATION COSTS FOR DONATED ITEMS AND ONE-TIME GIFTS.**

Costs of demilitarization **and transportation** will be borne by the authorized donee. Charges will be assessed by the donating **DoD Component** based on actual demilitarization cost at the time of donation. **However, the Secretary of the DoD Component may determine that the demilitarization, preparation and transportation of the material can be accomplished as a training mission without additional budgetary requirements for the unit involved.**